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او	Norman and Barbara Wixon, and Kandice Scattolor	1	
10	[Additional counsel appear on signature page]		
11	IMITED STATES	DISTRICT COURT	
12	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
13			
	Clarke and Rebecca Wixon, Norman	Case No. C 07-02361 JSW (BZ)	
14	and Barbara Wixon, and Kandice Scattolon, derivatively and on behalf of themselves and all		
15	others similarly situated,	STIPULATION AND (PROPOSED)	
16		ORDER SUSPENDING PRE-TRIAL AND TRIAL DEADLINES	
17	Plaintiffs,	PERTAINING TO CLAIMS AGAINST	
18	v.	DEFENDANT WYNDHAM RESORT DEVELOPMENT CORP. IN LIGHT	
- 1	Wyndham Resort Development Corp. (f/k/a	OF PROPOSED SETTLEMENT	
19	Trendwest Resorts, Inc.), Gene Hensley,		
20	David Herrick, John Henley, Peggy Fry, and John McConnell, and nominally,	CLASS AND DERIVATIVE ACTION	
21	WorldMark, The Club,		
22	Defendants.	Before: Hon. Jeffrey S. White	
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STIPULATION AND [PROPOSED] ORDER SUSPENDING PRE-TRIAL AND TRIAL DEADLINES PERTAINING TO CLAIMS AGAINST DEFENDANT WYNDHAM RESORT DEVELOPMENT CORP. IN LIGHT OF PROPOSED SETTLEMENT CASE NO. C 07 2361 JSW (BZ)

WHEREAS, on July 2, 2010, Plaintiffs Clarke and Rebecca Wixon, Norman and Barbara Wixon, Kandice Scattolon, and the Class (collectively, "Plaintiffs") and Defendant Wyndham Resort Development Corporation ("Wyndham"), through their counsel, reached a preliminary settlement regarding all claims by Plaintiffs against Wyndham;

WHEREAS, counsel for Plaintiffs and Wyndham are working diligently to prepare and enter into a detailed, formal agreement and to prepare all necessary supporting documentation with respect to class members and regulatory entities, which documentation will be submitted to the Court by no later than September 24, 2010;

WHEREAS, in order to avoid any unnecessary expenditure of the parties' and the Court's resources regarding the settled claims pending Court approval, Plaintiffs and Wyndham seek an order from the Court suspending the case management schedule (Dkt. Nos. 411, 412) as it applies to Plaintiffs' claims against Wyndham and the Court's order pertaining to class notice (Dkt. No. 487), while counsel for the parties prepare formal documentation of the settlement, notice of the settlement is provided to the Class, and a hearing to approve the settlement can be held;

IT IS HEREBY STIPULATED AND AGREED by and between the undersigned parties, by and through their respective counsel, and subject to approval of the Court, that all pending pre-trial and trial deadlines pertaining to Plaintiffs' claims against Wyndham be suspended, pending submittal to the Court of the parties' formal documentation of settlement, notice of the settlement to the Class, and the Court's final approval of the settlement; and

IT IS FURTHER STIPULATED AND AGREED that the Court shall make any further orders with respect to the settlement, or with respect to any applicable deadlines pertaining to the settlement or to Plaintiffs' claims against Wyndham, at such further time as the Court deems appropriate, upon review of the parties' formal settlement documentation.

Casse 3::07-cv-02361-JSW Document 502 Filed 07/07//10 Page 330 f65

1	Dated: July 7, 2010	Respectfully submitted,
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13		Wixon, Norman and Barbara Wixon, and Kandice
14		Scattolon
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TROUTMAN SANDERS LLP Dated: July 7, 2010 1 By: /s/ A. William Loeffler 2 A. William Loeffler 3 J. Kirk Quillian 4 William M. Droze 5200 Bank of America Plaza 5 600 Peachtree Street, N.E. Atlanta, Georgia 30308-2216 6 Telephone: (404) 885-3000 7 Facsimile: (404) 885-3900 8 SCHIFF HARDIN LLP 9 Stephen M. Hankins Jeffrey V. Commisso 10 One Market, Spear Street Tower, 32nd Floor 11 San Francisco, California 94105 Telephone: (415) 901-8700 12 Facsimile: (415) 901-8701 13 Attorneys for Defendant Wyndham Resort 14 Development Corporation 15 16 17 18 19 20 21 22 23 24 25 26 27 28 3 STIPULATION AND [PROPOSED] ORDER SUSPENDING PRE-TRIAL AND TRIAL DEADLINES PERTAINING TO

[PROPOSED] ORDER PURSUANT TO STIPULATION, IT IS SO ORDERED. DATED: July 7, 2010